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OFFICE OF THE

BOARD OF COMMISSIONERS OF COOK COUNTY, ILLINOIS

118 NORTH CLARK STREET #567 CHICAGO 60602 (312) 603-6398

TODD H. STROGER PRESIDENT

MARCH 23, 2007

SECRETARY TO THE BOARD MATTHEW B. DELEON

REVISED NOTICE

There will be a meeting The recessed meeting of the Finance Labor Subcommittee of the Board of Commissioners of Cook County will reconvene on Wednesday, March 28, 2007 at the hour of 12:00 P.M. in the Board Room, Room 569, County Building, 118 North Clark Street, Chicago, Illinois to consider the following:

285079

AN AMENDMENT TO THE COOK COUNTY CODE, SECTION 34-123 LIVING WAGE (PROPOSED ORDINANCE AMENDMENT). Submitting Proposed Ordinance Amendment sponsored by Roberto Maldonado, County Commissioner. Ordinance

PROPOSED ORDINANCE AMENDMENT

Section BE IT ORDAINED, by the Cook County Board of Commissioners that Chapter 34-123 is hereby amended as follows: ω 4

Living wage.

- for services performed or produced shall be paid to lowest wage individuals employed by a each employee of any person or business entity awarded a contract or subcontract with the County or by a for-profit person or business entity of organization subcontract with the County or by a for-profit person or business entity of organization incentives for supportive living facilities as certified by the State Department of Public Aid, pursuant to Chapter 74, Article II, Division 2 of this Code, the County Real Property Assessment Classification Ordinance. which has an owner-occupied property who that receives or renews a Class 6b or Class 9 property tax incentive, except in applications or renewals of Class 9 property Unless expressly waived by the County Board, not less than Aa living wage
- (b) The following words, terms have the meanings ascribed to them clearly indicates a different meaning: and phrases, when used in this section, shall in this subsection, except where the context

classifications: cashier, clerical, custodial, day laborer, elevator operator, home and health care, laundry, leased employee, parking attendant, and security guard. The term "contract" shall not include contracts with not-for-profit organizations, community development block grants, President's Office of Employment Training, Sheriff's Work number of full time non-county employees, or subcontract which requires County is committed to expend or does expend funds in connection with any contract Alternative Program, Contract means any written agreement requiring Board approval whereby the or Department of Corrections inmates. in the performance thereof the employment of any including, but not limited to, the following

Contracting agency means the County of Cook.

subcontract by the County which requires in the performance thereof the employment of any number of full time non-county employees, including, but not limited to, the following classifications: cashier, clerical, custodial, day laborer, elevator operator, home and health care, laundry, leased employee, parking attendant, and security Eligible contractors means any person or business entity awarded a contract or

members of his immediate family. To the Bureau of Human Resources. occupation but <u>⊨mployee</u> does not means any include any individual This definition of employee may be further defined employer's parent permitted to work by an spouse 윽 employer in child 악 other an

be adjusted, using the most recent federal poverty guidelines for a family of four as published annually by the United States Department of Health and Human Services, to constitute the following: there will be an annual adjustment calculated as 100 percent of the federal poverty line for a family of four (as defined by the U.S. Department of Health and Human Services) with health benefits and 125 percent of the federal poverty line for a family of four without health benefits. Living wage means a minimum wage of no less than \$9.43 per hour if employee health benefits are provided, or \$11.78 per hour without health benefits. The employee health benefit contribution shall not exceed 25 percent of the health insurance. premium. As of January 1, 2006, and each January 1 thereafter, the living wage shall

Not-f For profit organization means any person, corporation, or business entity except those having tax exempt status under Section 501(C)(3) of the United States Internal Revenue Code and recognized under State not-for-profit law, or their respective successors.

multifamily residential property. Chapter *Property tax incentiv*e means a reduction in the assessment level as set forth in ter 74, Article II, Division 2 of this Code for Class 6b industrial property or Class 9 9

Medicaid and certified by the State Department of Public Aid. nursing home care for low income older persons and persons with disabilities under Supportive living facilities mean programs which establish an alternative to

employee Wage means compensation due to an employee by reason of his employment, including allowances determined by the Bureau of Human Resources for gratuities, and when furnished by the employer, for meals and lodging actually used by the

- the living wage. subcontractor of such eligible contractor, to pay its employees for work at not less than contract currently paying the living wage required to be paid to the employees listed under listed under the definition of living wage set forth in this section and each such shall Every contract shall contain a provision or provisions stipulating that they are further contain provisions obligating the eligible contractor Q
- or business entity is currently paying the living wage required to be employees listed under the definition of living wage set forth in this section. shall provide an affidavit to the applicable County agency stipulating that such person (d) Every for-profit person or business entity of organization which has an owner-occupied property who that receives or renews a Class 6b or Class 9 property tax incentive, except as exempted herein for state certified supportive living facilities to be paid to the
- compliance with this section. procedure The Purchasing Agent shall require as part of the bidding and sole source e that any covered contractor provide the County certification of its
- subject to cancellation by the County Board. Any Class 6b or Class 9 property tax incentive that violated the provisions contained in this Section shall be subject to incentive that violated the proviscancellation by the County Board. 9 Any contract that violates the provisions contained in this section shall be that
- or Class 9 property tax incentive, any for profit organization found to have violated the provisions of this Section by the County Board shall be ineligible for any Class 6b or Class 9 property incentive for a period of two years from the date of the County Class 9 property ince Board's determination. ineligible for two years following violation of this section. Any contractor disqualified from eligibility by the County Board shall be or two years following violation of this section. With respect to any Class 6b
- (h) Annually, the County Assessor's Office shall review and analyze the property tax incentives program to determine whether the living wage program has resulted in less application for and utilization of the incentive classification. A report of this review shall be provided by the County Board.

FINANCE LABOR SUBCOMMITTEE NOTICE
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(i) This section shall apply to contracts advertised for bid or if not advertised for bid, approved for sole source or to for-profit persons or business entities of owner-occupied properties who receive a Class 6b or Class 9 property tax incentive on or after January 1, 2005.

(j) This section shall not apply to any applications or renewal of a Class 9 tax incentive, as provided under Chapter 74, Article II, Division 2 of this Code, for supportive living facilities certified by the State Department of Public Aid.

(Ord. No. 98-O-21, §§ 1, 2, 9-15-1998; Ord. No. 05-O-02, §§ 1, 2, 12-1-2004; Ord. No. 05-O-42, §§ 1, 2, 9-20-2005.)

(k) This section shall not apply to any contract with the County entered into prior to the effective date of the ordinance from which this Section is derived.

*Referred to the Finance Labor Subcommittee on February 21, 2007.

*Deferred by the Finance Labor Subcommittee on March 13, 2007.

*No action was taken on this Item at the Finance Labor Subcommittee on March 13, 2007.

Matthew B. DeLeon, Secretary

Chairman: Vice-Chairman: Moreno Murphy

Members:

Beavers, Butler, Gorman, Maldonado, Sims